STATE OF INDIANA) HEND	ORICKS SUPERI	OR COURT – SMALL CLAIMS	
) COUNTY OF HENDRICKS) CASE	NUMBER		
	Notice of Cl	aim	
Name		Name(s)	
Street Address	agamst		
City, State, Zip		Street Address	
E-mail		City, State, Zip	
Phone # Plaint	tiff	E-mail (if known)	
		Phone # (if known)	Defendant
To Defendant(s): You have been sued by the Main Street, Danville, Indiana 46122. You shal A brief statement of the nature of the claim:	_ in Hearing Ro II appear and ar	bom B , Third Floor, Hendricks Count nswer to the Claim. The Court's pho	y Courthouse, 51 West ne # is 317-745-9385.
Plaintiff seeks judgment in the amount of \$	\$\$, plus interest from, against Defendant(s).	at the rate of
Plaintiff (Please initial): 1. By supplying the e-mail address abore judgments to you by e-mail. You mexemption to the e-mail address and the claim arises out of a written contract to the notice of claim 2. If the claim arises out of a written contract to the notice of claim 3. If the claim is on an account, you shand on the courts' website. 4. By filing your claim on the Small Clexcess of \$10,000, excluding court cost	may file separa elephone numl contract, and yo hall attach an A aims Docket yo	ately with the Clerk a petition for ber requirements of Small Claims Rul ou are in possession of a copy, you sh Affidavit of Debt. This form is availa	an order granting an le 2. hall attach a copy of the ble in the Clerk's Office

TURN OVER FOR ADDITIONAL RULES AND INSTRUCTIONS

Plaintiff and Defendant(s) (Plaintiff, please initial):

- 1. You may represent yourself in this Court. All corporate entities may appear by a designated full-time employee if the claim is for less than \$6,000 and a Resolution form has been filed. All corporate entities MUST be represented by an attorney on all claims exceeding \$6,000. Any party may appear by an attorney.
- 2. Any party represented by a designated employee who fails to comply with these rules or local rules of court may be ordered by the court to appear by counsel and subject to sanctions, including the assessment of costs or reasonable attorney's fees, the entry of a default judgment, and the dismissal of a claim with or without prejudice. Anyone who engages in conduct that is uncivil or disruptive to the proceeding may be found in contempt of court, which is punishable by a fine, incarceration, or both.
- 3. Your bench trial is allotted 5 minutes. Upon evidence of service of the notice of claim upon Defendant, either party may request additional time by filing a written request with the court at least 2 business days in advance of trial.
- 4. You may be granted a continuance for good cause shown. Except in unusual circumstances neither party shall be allowed more than 1 continuance, and all continuances must have the specific approval of the Court.
- _____ 5. You should bring to the trial all documents in your possession concerning the claim. If you intend to introduce the documents into evidence, you should bring extra copies.
- 6. Clerk and court employees may answer questions about scheduling and basic procedure but are not allowed to give parties legal advice.
- 7. You may check the status of your case, including your hearing dates, at https://mycase.in.gov

Defendant(s):

- 1. If you fail to appear in Court on the date and time set for bench trial, Plaintiff may receive a judgment against you in the amounts requested on the Notice of Claim. This is a default judgment.
- 2. If you do not wish to dispute the claim, you may nonetheless appear for purpose of allowing the Court to establish the method by which the judgment shall be paid.
- 3. If you have a counterclaim arising from the same transaction or occurrence which is the subject of Plaintiff's claim, you may file a counterclaim within such a time that will allow the Court to serve a copy of the counterclaim on Plaintiff at least 7 calendar days prior to trial. By pursuing a counterclaim, you waive any amount in excess of \$10,000 and may not bring a separate action for more.
- 4. You have 10 days from receipt of this Notice of Claim to request a jury trial. A request for jury trial must be in writing and filed with the Clerk along with payment of the fee (\$) required to transfer the case to the plenary (PL) docket. Your failure to do so waives your right to trial by jury.

<u>Sheriff's Return</u>	
County Sheriff	
Personal service	
Left copy at location and mailed copy to location	
Left copy with	and mailed copy to location
Other	
Vacant	
Bad address, reason:	
Never lived at this address per current occupant	
No longer lives at this address per current occupant	
Possible correct address is	

Date:

STATE OF INDIANA) HEI	NDRICKS SU	UPERIOR COURT – SMALL CLAIMS	
COUNTY OF HENDRICKS)) CAS	SE NUMBEI	R	
		<u>Evictio</u>	on Notice of Claim	
Plaintiff 1			Defendant 1	
Plaintiff 2		against	Defendant 2	
Street Address			Street Address	
City, State, Zip			City, State, Zip	
E-mail			E-mail (if known)	
Phone #			Phone # (if known)	
Plaintiff requests service upo	on Defendant b	y: 🗌 Certi	fied Mail 🗌 Hendricks County Sheriff	
occupied by Defendant.				now
A written lease or re	ental agreement	t is attache	α.	

- □ No written lease or rental agreement exists.
- This complaint does not involve a land contract.
- This complaint does not involve a foreclosure.

To Defendant(s): You have been sued by Plaintiff, your Landlord or Landlord's property manager, whose name appears above. Included in the complaint, Plaintiff requests an order for possession of the real estate located at the address listed above. You must appear for a Hearing concerning Plaintiff's request for an order of possession in **Hearing Room B**, Third Floor, Hendricks County Courthouse, 51 W. Main St., Danville, IN 46122 on _______. Upon proof of service, the Court will proceed with this hearing in your absence. The Small Claims/Eviction Court's phone # is 317-745-9385.

The bench trial concerning damages, which may include unpaid rent and application of any damage deposit, is set on _______ in **Hearing Room B**. Plaintiff seeks a monetary judgment against Defendant(s)

plus court costs (filing fees).

Plaintiff

Plaintiff (Please initial):

- 1. By supplying the e-mail address above, you consent to the Court and Clerk transmitting all rulings, orders, and judgments to you by e-mail. You may file separately with the Clerk a petition for an order granting an exemption to the e-mail address and telephone number requirements of Small Claims Rule 2.
- 2. If the claim arises out of a written contract, and you are in possession of a copy, you **shall** attach a copy of the written contract to the notice of claim.
- _____ 3. By filing your claim on the Small Claims Docket, you waive your right to trial by jury and are limited to a judgment of \$10,000, excluding court costs.

TURN OVER FOR ADDITIONAL RULES AND INSTRUCTIONS

Plaintiff and Defendant(s) (Plaintiff, please initial):

- 1. You may represent yourself in this Court. All corporate entities, including LLCs, may appear by a designated full-time employee if the claim is for less than \$6,000 and a Resolution form has been filed. All corporate entities MUST be represented by an attorney on all claims exceeding \$6,000. Any party may appear by an attorney.
- 2. Any party represented by a designated employee who fails to comply with these rules or local rules of court may be ordered by the court to appear by counsel and subject to sanctions, including the assessment of costs or reasonable attorney's fees, the entry of a default judgment, and the dismissal of a claim with or without prejudice. Anyone who engages in conduct that is uncivil or disruptive to the proceeding may be found in contempt of court, which is punishable by a fine, incarceration, or both.
- 3. Your bench trial is allotted 5 minutes. Upon evidence of service of the notice of claim upon Defendant, either party may request additional time by filing a written request with the court at least 2 business days in advance of trial.
- 4. You should bring to the trial (damages hearing) all documents in your possession concerning the claim. If you intend to introduce the documents into evidence, you should bring extra copies.
- _____ 5. Clerk and court employees may answer questions about scheduling and basic procedure but are not allowed to give parties legal advice. The Small Claims/Eviction Court's phone # is 317-745-9385.
- 6. You may check the status of your case, including your hearing dates, at https://mycase.in.gov

Defendant(s):

- 1. If you fail to appear in Court on the date and time set for the bench trial, Plaintiff can receive a judgment against you. This is a default judgment.
- 2. If you do not wish to dispute the claim, you may nonetheless appear for purpose of determining the amount of the judgment and allowing the Court to establish the method by which the judgment shall be paid.
- 3. If you have a counterclaim arising from the same transaction or occurrence which is the subject of Plaintiff's claim, you may file a Counterclaim within such a time that will allow the Court to serve a copy of the counterclaim on Plaintiff at least 7 calendar days prior to trial. By pursuing a counterclaim, you waive any amount in excess of \$10,000 and may not bring a separate action for more.
- 4. You have 10 days from receipt of this Notice of Claim to request a jury trial. A request for jury trial must be in writing and filed with the Clerk along with payment of the fee (\$) required to transfer the case to the plenary (PL) docket. Your failure to do so waives your right to trial by jury.

<u>Sheriff's Return</u> Hendricks County Sherif	f
Personal service	
Left copy at location and mailed copy to location	
Left copy with	and mailed copy to location
Other	
Vacant	
Bad address, reason:	
Never lived at this address per current occupant	
No longer lives at this address per current occupant	
Possible correct address is	
 Deputy	

Date:

COUNTY OF HENDRICKS

CASE NO: 32

Plaintiff

٧.

Defendant(s)

Affidavit for Immediate Possession of Real Property

Plaintiff, being duly sworn upon oath and subject to the penalties for perjury, states:

- 1. He/she is Plaintiff or an agent of Plaintiff in this case.
- 2. is the owner of real property located at

, Hendricks County, Indiana.

- 3. Plaintiff is entitled to immediate possession of the real property.
- 4. The estimated rental value of the real property is \$ /month.
- 5. Defendant(s) unlawfully retains possession of the real property, because (check one or more):
 - Plaintiff and Defendant(s) have a written lease which requires rent to be paid in advance each month, and Defendant(s) refused or neglected to pay the rent in advance.
 - □ There is a month-to-month tenancy which Plaintiff wishes to terminate, and Plaintiff has given30 days' notice to Defendant(s).
 - Defendant(s) have committed waste to the real property.
 - □ Other:
- 6. The unpaid rent due, and damages to the property that can be determined, as of this date do not exceed \$10,000.

Plaintiff requests a hearing upon the question of immediate possession of the real property; that Plaintiff be granted immediate possession of that same; and that Plaintiff thereafter have and hold possession of said real property and that such further proceedings be had with reference to the possession of said real property as the law provides.

Date: ____/___/____

Signature of Plaintiff/Agent of Plaintiff

Certificate of Compliance for Corporate Entities, LLCs, LLPs, and Trusts

Name of Corporate Entity, LLC, LLP (collectively "Corporate Entity"), or Trust

WHEREAS, this Corporate Entity or Trust is duly organized and existing under the laws of the State of Indiana; the Corporate Entity or Trust anticipates or currently has matters subject to litigation in the small claims division of the Hendricks Superior Courts; and Indiana Small Claims Rule 8(C) permits this Corporate Entity or Trust to appear without legal counsel under certain conditions.

The Corporate Entity or Trust hereby designates:

______, a full-time employee or trustee, to appear on its behalf in the presentation of claims or defenses arising in the ordinary course of business.

The Corporate Entity or Trust certifies that:

- it will be bound by any and all agreements relating to the small claim, eviction, or ordinance violation proceedings entered into by the designated full-time employee or trustee and will be liable for any and all costs, including those assessed by reason of contempt, levied by the Court against the same; and
- 2. by authorizing a designated full-time employee or trustee to appear and act on its behalf, the Corporate Entity or Trust waives any present or further claim for damages in this or any forum associated with the facts and circumstances alleged in the notice of claim in excess of \$6,000.

This designation shall remain in effect until revoked by the Corporate Entity or Trust.

LLCs and LLPs

Corporate Entities and Trusts

Date: _____

Date: _____

Signature of partner, member, or business owner

Signature of president, secretary, or trustee

Printed name

Printed name

Certificate of Compliance for Sole Proprietorship or Partnership

Name of sole proprietorship or partnership

The undersigned sole proprietor or managing partner of a partnership hereby designates:

_____, a full-time employee, to appear on its behalf in the presentation of claims or defenses arising in the ordinary course of business.

I hereby certify that:

- the sole proprietorship or partnership will be bound by any and all agreements relating to the small claim, eviction, or ordinance violation proceedings entered into by the designated full-time employee and will be liable for any and all costs, including those assessed by reason of contempt, levied by the Court against the same; and
- 2. by authorizing a designated full-time employee to appear and act on its behalf, the sole proprietorship or partnership waives any present or further claim for damages in this or any forum associated with the facts and circumstances alleged in the notice of claim in excess of \$6,000.

This designation shall remain in effect until revoked by the sole proprietor or managing partner.

Date: _____

Signature of sole proprietor or managing partner

Printed name

COUNTY OF HENDRICKS

CASE NO: 32_____

	Plaintiff	
v.		
Name(s)		_
Street Address		_
City, State, Zip		_
E-mail		_
Phone #	Defendant(s)	_
	<u>s</u>	atisfaction of Judgme

Plaintiff gives notice to this Court that the Judgment previously entered by this Court in favor of Plaintiff and against Defendant(s) has been paid in full or compromised to Plaintiff's satisfaction.

□ Plaintiff requests termination of any garnishment order.

Date: ____/___/____/

Signature of Plaintiff

This Court now approves this Satisfaction of Judgment and hereby ORDERS the Clerk to show the same on the Judgment Docket, and to show this case disposed.

Garnishment order previously entered is hereby terminated.

Date: _____

Judge

STATE OF INDIANA

Modified 6/24/21

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COUNTY OF HENDRICKS	CASE NO: 32
Plaintiff	
V.	
Defendant(s)	
	Judgment Order
Plaintiff appears in person appears by counsel appears by agent fails to appear	Defendant appears in person appears by counsel appears by agent fails to appear personal service certified mail regular, U.S. mail service not perfected
\$, all to bear interest at the	Default judgment is entered) in the amount of \$, and court costs of he rate of 8% per annum from the date of this Order.
Judgment is entered after trial in favor c	of Defendant(s).
On Plaintiff's oral motion, this Court OR	DERS this case dismissed 🗌 with prejudice 🗌 without prejudice.
Plaintiff, having failed to appear at the t file a continuance, this Court ORDERS this ca	ime and place specified in the Notice of Claim, or having failed to ase dismissed without prejudice.
Other	
Date:	Judge
Distribution To: All parties of record	

STATE OF INDIANA

IN THE HENDRICKS CIRCUIT/SUPERIOR COURTS

COUNTY OF HENDRICK

CASE NO: 32_____

Plaintiff

٧.

Defendant

Motion to Dismiss

Plaintiff respectfully requests dismissal of this case for the following reasons (check 1):

□ My claim against Defendant has been paid or compromised to my satisfaction before trial. This case should be dismissed with prejudice.

□ I do not wish to pursue my claim against Defendant at this time, but I reserve the right to refile this case provided the statute of limitations has not expired. The above-captioned case should be dismissed without prejudice.

Plaintiff: ______

Date: ____/___/____/

Certificate of Service

I certify that on ____/___ service was made of a copy of the foregoing Motion to Dismiss by U.S. Mail on Defendant and/or Defendant's counsel of record.

Plaintiff:

STATE OF INDIANA

IN THE HENDRICKS CIRCUIT/SUPERIOR COURTS

COUNTY OF HENDRICKS

CASE NO: 32_____

Plaintiff

v.

Defendant

Order on Motion to Dismiss

This Court has reviewed Plaintiff's Motion to Dismiss and now GRANTS the motion and orders this case dismissed:

 \Box with prejudice.

 \Box without prejudice.

Date:

Judge

Distribution To: All parties of record